

Attorneys' Fees			
	Rate	Hours	Total
Laura Lazo	125	3.2	\$ 400.00
Shirley Navarro-Losito	125	16.9	2,112.50
Steven John Moser	500	133.7	66,850.00
TOTAL			\$69,362.50

Costs	
Process Service	\$ 240.00
Filing Fees	402.00
Eiber Translation for Deposition of William Nieto Invoice No.23/125006	517.00
Lexitas Invoice No.888832 for Deposition of William Nieto	673.35
Payment to IRS form 4506 for Request of copy of tax returns from Defendant	215.00
TOTAL COSTS	\$ 2,047.35

TOTAL ATTORNEYS' FEES AND COSTS \$71,409.85

Date	User	Duration	Description
6/15/2021	Laura Lazo	0.8	Telephone call from Laura Lazo to Jonathan Barahona
6/16/2021	Laura Lazo	0.3	Telephone call from Laura Lazo to Jonathan Barahona
6/18/2021	Laura Lazo	0.3	Telephone call from Jonathan Barahona to Laura Lazo
6/22/2021	Laura Lazo	0.4	Telephone call from Jonathan Barahona to Laura Lazo
6/23/2021	Laura Lazo	0.2	Telephone call from Hector hernandez to Laura Lazo
6/23/2021	Laura Lazo	0.2	Telephone call from Laura Lazo to Hector Hernandez
6/30/2021	Laura Lazo	0.3	Telephone call from Jonathan Barahona to Laura Lazo
7/16/2021	Laura Lazo	0.2	Mail out Demand letter to employer
7/23/2021	Laura Lazo	0.3	Emailed copy of retainer to Jonathan Barahona
9/8/2021	Laura Lazo	0.2	Telephone call from Jonathan Barahona to Laura Lazo

Laura Lazo**3.2**

7/16/2021	Steven John Moser	0.5	Lexis/Google and Corporation Database searches to locate proper corporate defendant.
7/16/2021	Steven John Moser	0.5	Review intake packets and prepare demand letter to employer
8/30/2021	Steven John Moser	1	Telephone call with Jonathan Barahona re preparation of complaint
8/30/2021	Steven John Moser	3.5	Prepare complaint
8/30/2021	Steven John Moser	1.5	Prepare damages calculations for Jonathan Barahona and Hector Hernandez
9/2/2021	Steven John Moser	0.3	Review Deeds Obtained from SC Clerk
9/27/2021	Steven John Moser	1	Meeting with Clients in Office
9/27/2021	Steven John Moser	1	Revise Complaint
9/27/2021	Steven John Moser	0.2	Prepare consent to join forms for clients
1/27/2022	Steven John Moser	0.6	Complete Discovery Order in FLSA case as directed by the Court and file via ECF
1/27/2022	Steven John Moser	0.3	Telephone call with Glen Ingoglia
1/27/2022	Steven John Moser	0.5	Pacer research regarding experience of Glenn Ingoglia
1/27/2022	Steven John Moser	1	Pacer research regarding Ingoglia's claim that J Barahona has history of filing FLSA cases
1/27/2022	Steven John Moser	0.3	Participate in initial conference - order issued
1/27/2022	Steven John Moser	1.5	Revise damage calculations and email to opposing counsel
2/18/2022	Steven John Moser	0.3	Sent Email to opposing counsel reminding of date for exchange of payroll information and advising we do not have payroll records
2/25/2022	Steven John Moser	0.2	Sent Email to Glenn Ingoglia
2/25/2022	Steven John Moser	0.1	Telephone call to Glenn Ingoglia
2/25/2022	Steven John Moser	1	Draft motion to compel/preclude/extend to AYS
2/25/2022	Steven John Moser	0.2	Sent Email to Glenn Ingoglia enclosing letter motion to AYS to be filed by COB on 2/28/2022
3/1/2022	Steven John Moser	0.1	Telephone call to Glenn Ingoglia
3/1/2022	Steven John Moser	0.1	Telephone call to Glenn Ingoglia
3/1/2022	Steven John Moser	0.1	Telephone call from Glenn Ingoglia
3/1/2022	Steven John Moser	0.2	Telephone call from Glenn Ingoglia
3/1/2022	Steven John Moser	0.5	Revise letter motion to compel
3/1/2022	Steven John Moser	0.5	Revise letter motion to compel following conversation with Glenn Ingoglia

3/1/2022	Steven John Moser	0.1	File letter motion via ECF
3/14/2022	Steven John Moser	0.4	Prepare for discovery conference re Motion to Compel
3/14/2022	Steven John Moser	0.5	Appearance at Discovery conference re motion to compel. Motion granted.
3/14/2022	Steven John Moser	0.3	Review ECF Bounce and Verify Court Deadlines
3/21/2022	Steven John Moser	0.9	Draft/Revise H Hernandez responses to court interrogatories
3/21/2022	Steven John Moser	0.9	Draft and revise Barahona Responses to Court Interrogatories
3/27/2022	Steven John Moser	0.4	Revise damage calculations to be furnished with responses to court
3/27/2022	Steven John Moser	0.6	Reviewl all responses to court interrogatories and email to opposing counsel
4/14/2022	Steven John Moser	0.3	Sent Email to Glenn Ingoglia with reminder that today is deadline to comply with court order to furnish employment records
4/14/2022	Steven John Moser	0.3	Review Defendant's Declaration re records
4/14/2022	Steven John Moser	0.3	Emails between counsel re sufficiency of declaration
4/26/2022	Steven John Moser	0.2	Sent Email to Glenn with Proposed Supplemental Affidavit
4/26/2022	Steven John Moser	0.3	Sent Email to Glenn Ingoglia with updated damages calculations and request for availabillity for M&C
4/26/2022	Steven John Moser	0.7	Conduct legal research regarding adequacy of Def's Declaration
4/26/2022	Steven John Moser	0.5	Draft revised declaration for William Nieto
4/28/2022	Steven John Moser	0.2	Sent Email to Glenn re supp affidavit and sett meeting
4/29/2022	Steven John Moser	0.2	Sent Email to Glenn Ingoglia re initial offer and supplemental affidavit.
5/9/2022	Steven John Moser	0.4	Sent Email to Glenn Ingoglia
5/10/2022	Steven John Moser	0.2	Sent Email to Glenn Ingoglia re zoom meeting and request for affidavit
5/10/2022	Steven John Moser	0.3	Create Zoom meeting for M&C between counsel and email to Opp Counsel
5/11/2022	Steven John Moser	0.3	Prepare for sett conference with Opposing Counsel
5/11/2022	Steven John Moser	0.5	Meeting with opposing counsel re settlement. Waited on zoom for 1/2 hour. Defense counsel no-show; call to cell phone unanswered
5/12/2022	Steven John Moser	0.5	Telephone call with opposing counsel
5/13/2022	Steven John Moser	0.5	Review list of mediators. Select 3 and email selection to opposing counsel with request for supplemental affidavit.
5/16/2022	Steven John Moser	1.2	Draft and file 2nd Motion to Compel Compliance with the Court's 1/27/2022 discovery order
5/16/2022	Steven John Moser	0.2	Draft status report to AYS re sett
5/16/2022	Steven John Moser	0.2	Sent Email to Glenn Ingoglia re mediator selection
5/20/2022	Steven John Moser	0.2	Review file
5/24/2022	Steven John Moser	0.4	Review opposition to Motion to Compel filed by Defs
5/24/2022	Steven John Moser	0.6	Review tax returns furnished by Def
5/24/2022	Steven John Moser	0.6	Prepare reply to Def's letter to the Court in opp to motion to compel
5/24/2022	Steven John Moser	0.3	File reply to Def Letter to the Court opposing motion to compel
6/15/2022	Steven John Moser	0.4	Review individual rules of Magistrate Lee Dunst
6/15/2022	Steven John Moser	0.2	Sent Email to Glenn Ingoglia re converting 7/19 status conf to sett conf
7/15/2022	Steven John Moser	0.5	Review docket and calendar
7/19/2022	Steven John Moser	1.3	Prepare for initial conference with Hon. Lee Dunst
7/19/2022	Steven John Moser	2	Appear at conference before Hon. Lee Dunst (includes travel time)
7/29/2022	Steven John Moser	0.2	Sent Email to Glenn Ingoglia re M&C
7/29/2022	Steven John Moser	0.2	Sent Email to Glenn Ingoglia re M&C

8/1/2022	Steven John Moser	0.2	Phone call to Glenn J Ingoglia
8/1/2022	Steven John Moser	0.2	Phone call to Glenn J Ingoglia
8/1/2022	Steven John Moser	0.6	Draft and file letter motion to accelerate date for selction of mediator to
8/4/2022	Steven John Moser	0.2	Telephone call with Glenn Ingoglia
8/4/2022	Steven John Moser	0.5	Review letter of G Ingoglia to court seeking sanctions
8/4/2022	Steven John Moser	0.9	Legal research regarding safe harbor provisions of rule 11
8/4/2022	Steven John Moser	0.5	Review notes and file
8/4/2022	Steven John Moser	0.9	First draft of letter to LGD opposing motion for sanctions
8/4/2022	Steven John Moser	0.9	Revise letter in opposition to motion for sanctions and file via ECF
8/31/2022	Steven John Moser	0.2	Email from Glenn Ingoglia re Def's mediator selections
9/1/2022	Steven John Moser	0.2	Email to G Ingoglia re mediator
9/1/2022	Steven John Moser	0.2	Email to G Ingoglia re selection of mediator
9/1/2022	Steven John Moser	0.2	Email to Patrick McKenna asking for his ability/willingness to mediate
9/21/2022	Steven John Moser	1.2	Review good faith requirements of LR 37.3 and FRCP 37.1 and Fields v. Bayerische Motoren Werke Aktiengesellschaft, No. 18-CV-2889 (GRB)(AYS), 2022 U.S. Dist. LEXIS 55701, at *9 (E.D.N.Y. Mar. 28, 2022)
10/6/2022	Steven John Moser	0.2	Telephone call with Patrick McKenna re mediation
10/7/2022	Steven John Moser	0.2	Telephone call to Patrick McKenna re mediation
10/7/2022	Steven John Moser	0.2	Email with Patrick McKenna and Glenn Ingoglia re mediation
10/7/2022	Steven John Moser	0.2	Email with Patrick McKenna and Glenn Ingoglia re mediation
10/7/2022	Steven John Moser	0.4	Draft proposed joint letter to magistrate seeking extension of time to complete mediation to 11/11/2022
10/7/2022	Steven John Moser	0.2	Email proposed joint letter to opp counsel re extension of time to complete mediation
10/7/2022	Steven John Moser	0.2	Revise letter to reflect that it is plaintiff's motion for extension with defendant's consent
10/7/2022	Steven John Moser	0.2	File letter motion to extend date to complete mediation to 11/11/2022
11/23/2022	Steven John Moser	0.5	Review file and ECF bounces
11/23/2022	Steven John Moser	0.3	Draft proposed status report and email to opposing counsel.
11/28/2022	Steven John Moser	0.5	Telephone status conference with Hon. Lee G. Dunst, USMJ
11/28/2022	Steven John Moser	0.5	Prepare for status conference with LGD
1/23/2023	Steven John Moser	0.2	Phone call with Glenn J Ingoglia re depositions
1/23/2023	Steven John Moser	0.2	Email to Glenn Ingoglia re: depositions
2/6/2023	Steven John Moser	0.3	Travel to Deposition of Plaintiffs
2/6/2023	Steven John Moser	3.8	Deposition Preparation: Barahona and Hernandez
2/6/2023	Steven John Moser	4	Depositions of Jonathan Barahona and Hector Hernandez
2/6/2023	Steven John Moser	0.5	Post-Deposition Meeting with H. Hernandez and J Barahona
2/6/2023	Steven John Moser	0.3	Travel from Depositions of Plaintiffs
2/6/2023	Steven John Moser	3.2	Prepare for deposition of Defendant
2/7/2023	Steven John Moser	0.3	Travel to Deposition of Defendant
2/7/2023	Steven John Moser	1	Morning prep for deposition of Defendant
2/7/2023	Steven John Moser	6	Deposition of Defendant
2/7/2023	Steven John Moser	0.4	Travel from Deposition of Defendant
3/29/2023	Steven John Moser	0.5	Telephone call with Jonathan Barahona

5/17/2023	Steven John Moser	6.9	Draft ex-parte mediation statement with Exhibits and file via ECF
5/18/2023	Steven John Moser	0.5	Phone call with Patrick Michael McKenna
5/24/2023	Steven John Moser	0.6	Prepare for settlement conference with Hon. Dunst
5/24/2023	Steven John Moser	3.5	Attendance at settlement conference with LGD: Includes travel time and meeting with client prior to conference
6/23/2023	Steven John Moser	0.3	Review file to determine end date for discovery
6/23/2023	Steven John Moser	0.3	Review emails to locate 11/14/2022 request for certified copies
6/23/2023	Steven John Moser	0.4	Prepare 4506 to be executed by Def
6/23/2023	Steven John Moser	0.4	Prepare DTF505 to be executed by Nieto
6/23/2023	Steven John Moser	0.3	Email authorizations to Opposing Counsel to obtain tax returns
6/23/2023	Steven John Moser	0.3	Email to Lexitas asking them to furnish notice of the availability of the transcript to opposing counsel.
6/26/2023	Steven John Moser	2	Internet research regarding assets. See notes.
7/7/2023	Steven John Moser	3.8	Prepare and file motion to compel production of tax authorizations
9/15/2023	Steven John Moser	1.5	Review file to prepare Proposed Joint PTO
9/15/2023	Steven John Moser	0.4	Prepare proposed Joint PTO and email to Glenn Ingoglia
9/15/2023	Steven John Moser	2.4	Draft and file motion for sanctions pursuant to FRCP 37
10/18/2023	Steven John Moser	0.3	Review docket and send email to Glenn Ingoglia re no tax authorizations received and we need feedback on PTO
10/26/2023	Steven John Moser	0.3	Review and resend pretrial order to opposing counsel to be redlined
10/26/2023	Steven John Moser	0.2	Email to Glenn Ingoglia acknowledging receipt of tax authorization and advising that the certified copy of the tax returns remains outstanding.
10/27/2023	Steven John Moser	0.3	Email to Glenn Ingoglia advising that we want certified copies or will object to use of taxes at time of trial
11/6/2023	Steven John Moser	0.2	Email to Glenn Ingoglia re PTO
11/7/2023	Steven John Moser	0.2	Email to Glenn Ingoglia re PTO
11/7/2023	Steven John Moser	3.5	Review defendants' proposed changes to PTO and revise
11/7/2023	Steven John Moser	0.2	Telephone call to Glenn Ingoglia re PTO
11/9/2023	Steven John Moser	0.2	Telephone call to Glenn Ingoglia re PTO - left message
11/9/2023	Steven John Moser	3.5	Draft letter motion for sanctions for failure to provide tax returns and participate in completion of PTO
11/9/2023	Steven John Moser	0.2	Telephone call from Glenn Ingoglia
11/9/2023	Steven John Moser	0.2	Telephone call from Glenn Ingoglia
11/13/2023	Steven John Moser	0.2	Review order of Judge Dunst denying motion for sanctions w/o prejudice
11/13/2023	Steven John Moser	5.2	Prepare revised PTO with additional exhibits and forward to counsel for
11/16/2023	Steven John Moser	0.2	Email to Glenn Ingoglia re availability for M&C on 11/16 at 2 PM
12/7/2023	Steven John Moser	0.3	Review and revise proposed trial damages model
12/19/2023	Steven John Moser	0.2	Telephone call with Glenn Ingoglia re PTO
12/20/2023	Steven John Moser	0.3	Telephone call with potential trial counsel re PTO
12/20/2023	Steven John Moser	0.2	Email to Glenn Ingoglia asking for his changes to the proposed PTO
12/22/2023	Steven John Moser	0.2	Telephone call to Glenn Ingoglia Cell - left message
12/22/2023	Steven John Moser	0.2	Telephone call to Glenn Ingoglia Office - left message
12/22/2023	Steven John Moser	0.6	Review file; draft and file letter motion to extend the date to file the Joint PTO to Dec 29, 2023

12/26/2023	Steven John Moser	3.5	Prepare proposed revised pretrial order and send to Glenn Ingoglia
1/16/2024	Steven John Moser	1	Barahona: Prepare for Pretrial Conference
1/16/2024	Steven John Moser	0.5	Participate in Pretrial Conference with LGD
1/16/2024	Steven John Moser	1.2	Legal research regarding judicial notice of statutes
1/16/2024	Steven John Moser	0.3	Revise PTO to remove the statutes as Pretrial Exhibits
1/19/2024	Steven John Moser	0.2	Email to Glenn Ingoglia advising that we consent to the deletion of Trial Exhibits 6-14 (the statutes).
1/30/2024	Steven John Moser	1.5	Prepare revised PTO and email to opposing counsel.
1/30/2024	Steven John Moser	0.2	File proposed PTO
2/1/2024	Steven John Moser	0.4	Prepare for pretrial conference
2/1/2024	Steven John Moser	0.3	Participate in pretrial conference
2/8/2024	Steven John Moser	0.5	Participate in Conference re Ingoglia's motion to be relieved as counsel. Ingoglia relieved. Order to follow via ECF
3/27/2024	Steven John Moser	0.3	Teleconference with LGD re Def's retention of new counsel. Def's time to retain substitute counsel extended sua sponte to 4/10/2024; motion to strike answer to be filed on or before 4/24/2024; final pt conference scheduled for 5/9/2024
4/9/2024	Steven John Moser	0.5	Telephone call with William Nieto - see notes
4/24/2024	Steven John Moser	2	Prepare and file pre-motion letter re Default
5/1/2024	Steven John Moser	0.6	File review
5/2/2024	Steven John Moser	0.2	Review docket order referring default motion to LGD
5/9/2024	Steven John Moser	0.5	Attend telephonic status conference. Status report due by May 24, 2024
5/20/2024	Steven John Moser	0.5	Review file to prepare settlement offer to Wm Nieto
5/20/2024	Steven John Moser	0.3	Prepare revised damages calculations and make settlement offer of \$285K via email.
6/28/2024	Steven John Moser	0.2	Telephone call to WM Nieto. Left message for him to call me back.
8/6/2024	Steven John Moser	4.2	Begin drafting MOL in support of motion to strike and for default against Paradise
8/8/2024	Steven John Moser	2.8	Continue drafting MOL ISO Motion for Default Judgment against paradise
8/8/2024	Steven John Moser	1.8	Prepare damages calculations and Moser Declaration in support of motion for default
8/9/2024	Steven John Moser	1.2	Prepare notice of motion and proposed order striking answer and for default judgment against Paradise.
8/9/2024	Steven John Moser	2	Review and finalize all documents re Motion to Strike and For Default.

Steven John Moser

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3/21/2022	Shirley Navarro-Losito	0.9	Revise damage calculations/attorneys' fees and costs for purposes of compliance with Court interogs
3/22/2022	Shirley Navarro-Losito	0.2	Telephone calls to clients Jonatan Barahona and Hector Hernandez to acquire their information and request their signatures for Rogs.
3/22/2022	Shirley Navarro-Losito	0.1	Spoke with Hector Hernandez to get his email to send e-signature for Resp To Rog. He will send me via text
3/23/2022	Shirley Navarro-Losito	0.2	Resent documents to Jonatan and Hector for their signature of their Resp to Rogs
8/4/2022	Shirley Navarro-Losito	0.1	Phone call with Jonatan Barahona, lmt to update him on the case (returning his
8/4/2022	Shirley Navarro-Losito	0.1	Phone call with Jonatan Barahona. he called me back, gave him updates on case

8/30/2022	Shirley Navarro-Losito	0.3	Review court docket and calendar deadlines
9/16/2022	Shirley Navarro-Losito	0.2	Reviewed court docket
10/11/2022	Shirley Navarro-Losito	0.3	scheduling of mediation with Opposing counsel and Patrick McKenna
10/26/2022	Shirley Navarro-Losito	0.2	Client called asking for update on the case
11/30/2022	Shirley Navarro-Losito	0.3	Reviewed court docket and updated calendar
1/20/2023	Shirley Navarro-Losito	0.4	Furnish payment to mediator and sent over USPS service
1/25/2023	Shirley Navarro-Losito	0.2	Scheduled deposition for William Nieto for 2/7 @ 11am
1/27/2023	Shirley Navarro-Losito	0.2	Call with Jonatan to schedule Deposition and answer questions
1/27/2023	Shirley Navarro-Losito	0.2	Call with Hector to confirm deposition date and answer his questions
1/27/2023	Shirley Navarro-Losito	0.3	Calendared depositions, prep time and reminders
2/3/2023	Shirley Navarro-Losito	0.3	Call with both clients to update prep time call with SJM
2/6/2023	Shirley Navarro-Losito	0.2	Confirmed with Lexitas Deposition of Def
2/6/2023	Shirley Navarro-Losito	0.2	Booked translator with Lexitas for tomorrow's deposition
3/10/2023	Shirley Navarro-Losito	0.4	Email opposing counsel to set up sett conference dates. also reviewed court
3/14/2023	Shirley Navarro-Losito	0.2	Email Glenn to get consent on dates picked for Sett conference
3/14/2023	Shirley Navarro-Losito	0.6	Prepared letter to Judge Dunst and sent to SJM for review and corrections
3/14/2023	Shirley Navarro-Losito	0.2	Filed Letter to Judge Dunst with dates for Sett Conference and Discovery dates
3/21/2023	Shirley Navarro-Losito	0.2	Client called to check on the case
4/4/2023	Shirley Navarro-Losito	0.3	Reviewed Court Docket and updated calendar with new dates
5/10/2023	Shirley Navarro-Losito	0.4	Created Letter to Judge Dunst
5/10/2023	Shirley Navarro-Losito	0.2	Filed letter to Judge Dunst
5/17/2023	Shirley Navarro-Losito	0.2	Phone call with Jonatan Barahona
5/17/2023	Shirley Navarro-Losito	0.2	Phone call with Hector Hernandez
5/18/2023	Shirley Navarro-Losito	0.2	REviewed court docket and updated calendar
6/7/2023	Shirley Navarro-Losito	0.3	Call Lexitas and tell them to send a notice to Glenn Ingoglia that the transcript is available
7/13/2023	Shirley Navarro-Losito	0.2	Phone call with Hector Hernandez
8/10/2023	Shirley Navarro-Losito	0.4	Preparing documents with check to pay for request of copy of tax returns and send via mail to IRS
9/18/2023	Shirley Navarro-Losito	0.3	REviewing court docket and entries.
9/25/2023	Shirley Navarro-Losito	0.2	Called and spoke to Hector about his brother-witness to send me his info. Lmt for Jonathan
9/27/2023	Shirley Navarro-Losito	0.3	Reviewing email/court docket and updating calendar
10/18/2023	Shirley Navarro-Losito	0.2	scanned in documents received by mail- Tax authorization form
10/18/2023	Shirley Navarro-Losito	0.3	Mail out authorization for State tax information to NYS tax Department Disclosure Unit, W.A Harriman Campus. Albany, NY 12227-0870
11/22/2023	Shirley Navarro-Losito	0.3	Reviewed court docket and emails. Updated calendar with new deadlines
12/20/2023	Shirley Navarro-Losito	0.2	Reviewed Court Docket and emails and updated Case Status
12/26/2023	Shirley Navarro-Losito	0.2	Read and reviewed court docket. Updated the calendar
1/17/2024	Shirley Navarro-Losito	0.2	Reviewed Court Docket and updated calendar
2/1/2024	Shirley Navarro-Losito	0.2	Reviewed Court docket and email from opposing counsel with letter to Judge
2/2/2024	Shirley Navarro-Losito	0.2	Reviewed court docket and updated calendar dates
2/6/2024	Shirley Navarro-Losito	0.2	Reviewed court docket and read letter from opposing counsel to judge
2/8/2024	Shirley Navarro-Losito	0.2	Reviewed Court docket and Updated calendar

3/21/2024	Shirley Navarro-Losito	0.3	Reviewed court docket and prepared minute order to be mailed to Defendant. Also sent it via email.
4/15/2024	Shirley Navarro-Losito	0.3	Prepared and mailed las court order and filed via ECF certificate of svce on DEF
4/16/2024	Shirley Navarro-Losito	0.3	spoke with clients about the plate numbers for the trucks
4/16/2024	Shirley Navarro-Losito	0.2	Call with Jonathan
4/26/2024	Shirley Navarro-Losito	0.2	Saved photos sent by client
4/26/2024	Shirley Navarro-Losito	0.2	spoke with both clients
5/2/2024	Shirley Navarro-Losito	0.3	Filed via ecf cert of svce by mail. Also prepared the certificate and Mailed to Def the last order and zoom invitation
5/10/2024	Shirley Navarro-Losito	0.3	Reviewed court docket and prepared cert of svce by mail
5/10/2024	Shirley Navarro-Losito	0.4	Filed cert of svce by mail via ECF and went to Post office to drop off letter
5/16/2024	Shirley Navarro-Losito	0.3	Client Hector called to see status of the case
5/29/2024	Shirley Navarro-Losito	0.3	Called clients to inform them of conference on 5/31 that they must attend via
6/4/2024	Shirley Navarro-Losito	0.3	Reviewed court docket and emailed court order to Defendant Nieto.
6/12/2024	Shirley Navarro-Losito	0.2	Spoke to Hector
6/13/2024	Shirley Navarro-Losito	0.4	Drafted, prepared and filed letter to judge asking for extension of time on joint status report
6/14/2024	Shirley Navarro-Losito	0.4	Speaking to Defendant Nieto back and forth, he wants to send us some
6/18/2024	Shirley Navarro-Losito	0.4	Prepared court order and sent to defendant. Did Cert of svce and filed via ECF
6/28/2024	Shirley Navarro-Losito	0.2	Filed Status Report via ECF

Shirley Navarro Losito

16.9